

significant criminal activity or at least the criminal activity was low enough level that it was probably as this court saw in the late 70's and the early '80's with all the cash that was around the pipeline. A lot of what's quote "termed recreational use" of cocaine and that appears to be perhaps where your life was in the 70's and 80's and in the 90's it certainly took a turn for the worse. And of course the earlier history of some serious felony level conduct. You are fifty eight years old, and you are not a person with an unblemished record, in fact you have a very old but significant criminal history and then a pretty significant recent criminal history. One of my concerns in this case and I don't understand how this happens and it bothers me when it happens, is when the court puts someone on probation and then the probation office doesn't do anything about it and I don't want it to be an excuse for your failure to perform on probation. The reason the court puts people on probation and gives them a probation officer, is that knowledge connection between what the Court says has to be done and the probation officers obligations to enforce that and to notify the Court when that doesn't happen and [I have not seen in my experience, so much non-compliance on probation without a petition to revoke.] Now the only thing I can think of is that because your information was so valuable and the Woodard murder case, that they wanted to cut you further slack than they already cut you or maybe the case was on going for a period of time during that or there was some issue that they wanted to cut you slack, I don't know. Or the other thing, that you're an educated capable nice charming guy and said all the right words and were able to manipulate your probation

3/13/03

See CR-462A for statistical information.

CASE NUMBER 3AN-1193-4675 CR

PLEA DATE \_\_\_\_\_

GUILTY       NOLO CONTENDERE

TO:  Original Charge.  
 Amended Charge: \_\_\_\_\_

AL  Jury  Non-jury      No. Days \_\_\_\_\_      FINDINGS  Court  Not Guilty  
 Judge  Jury  Guilty

COND.  SUSPENDED IMPOSITION OF SENTENCE FOR 6 months

CONDITIONS:  No criminal violations for 6 months  
 Pay \$ 100 to the court, due 9/1/93  
 Other stay out cars at demand for 6 months.

UNIT \_\_\_\_\_

FINE \$ \_\_\_\_\_      FINE \_\_\_\_\_      SENTENCE DATE \_\_\_\_\_  
SUSPENDED \$ \_\_\_\_\_      DUE \_\_\_\_\_      BAIL TO FINE \$ \_\_\_\_\_

JAIL \_\_\_\_\_ hours/days      SUSPENDED \_\_\_\_\_ hours/days       Report to jail report officer within \_\_\_\_\_ days.

CONDITIONS OF PROBATION:

No criminal violations for \_\_\_\_\_  
 No jailable traffic violations for \_\_\_\_\_

DEFENDANT IS ORDERED TO COMPLY WITH THE FOLLOWING ADDITIONAL CONDITIONS OF PROBATION, ENFORCEABLE FOR FIVE (5) YEARS:

Complete Male Awareness Program.      REPORT \_\_\_\_\_  
 Perform \_\_\_\_\_ hours/days Community Work Service within \_\_\_\_\_ days.       Today \_\_\_\_\_  
 Complete treatment recommended by Alcohol Screening       Today \_\_\_\_\_  
 which may include residential treatment up to \_\_\_\_\_ days and any required after care       Today \_\_\_\_\_  
 in addition to any jail time ordered.

If defendant or prosecutor objects to the treatment recommendation, the court will decide the specific treatment program at a subsequent hearing.

Make restitution \_\_\_\_\_

Other \_\_\_\_\_

7/14  
Exhibit 1 of 1

S:  REVOKED       SUSPENDED for \_\_\_\_\_ days/years       CONCURRENT WITH ADMINISTRATIVE ACTION  
 Limited conditions: \_\_\_\_\_

EXHIBIT 24  
PAGE 51 OF 89

EXC. 49

13/93  
Date J. O'Connell  
Typed Name of Judge/Magistrate

12/27/00 09:15 FAX

SOA DISTRICT ATTORNEY → OPA

002

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA  
THIRD JUDICIAL DISTRICT AT ANCHORAGE

JON WOODARD, )  
Petitioner, )  
vs. )  
STATE OF ALASKA, )  
Respondent.)

---

Court No. 3AN-S00-6982 Ci.  
3AN-S92-5238 Cr.

ANSWER TO AMENDED APPLICATION FOR POST-CONVICTION RELIEF ON  
CLAIMS I - III

I certify that this document and its attachments do not contain (1) the name of a victim of a sexual offense listed in AS 12.61.140 or (2) a residence or business address or telephone number of a victim of or a witness to any offense unless it is an address used to identify the place of the crime or it is an address or telephone number in a transcript of a court proceeding and disclosure of the information was ordered by the court.

Comes now the State of Alaska, by and through  
Assistant District Attorney Mary Anne Henry and answers  
petitioner Woodard's amended application for post-conviction  
relief regarding claims I- III.

**CLAIM I**

1. Admit that during the search warrant application reference was made to a defendant X. His name was mentioned only to show why the Detectives decided to look at David VanHousen as a possible suspect in the case. The information came from defendant X's attorney who simply stated that David

12/27/00 09:15 FAX

SOA DISTRICT ATTORNEY → OPA

003

1 VanHousen's father had commented that he was worried his son  
 2 was involved because he said that no one was supposed to be  
 3 killed. \* That was the sole purpose of mentioning defendant X.  
 4 He was not a witness and his reliability was not an issue.  
 5 (The information presented was not for the truth of the matter  
 6 asserted, but to explain why the police were looking at David  
 7 VanHousen as a possible suspect.

9       2. Admit that Judge Hunt signed an order compelling  
 10 continuing discovery by the State to the defense. Deny that  
 11 she also ordered that the information also be presented to the  
 12 court. (The order indicates that if the State has a question  
 13 about discovery, it should be presented to the court.)

15       3. Admit that the State filed a charging document  
 16 replacing an original indictment against William Turlington.  
 17 Deny that Turlington was an informant-witness in the Woodard  
 18 case, requiring disclosure to the Woodard defense.

20       4. Admit the State entered into a standard plea  
 21 agreement with William Turlington on December 17, 2000  
 22 reference the charging document mentioned in paragraph 3.  
 23 Denies that it was a "cooperation agreement". Denies that the  
 24 agreement was conditioned on Turlington providing information  
 25 resulting in the prosecution of the petitioner.

26       5. Admit.

DISTRICT ATTORNEY, STATE OF ALASKA  
 310 K STREET, SUITE 520  
 ANCHORAGE, ALASKA 99501  
 (907) 289-6300

EXHIBIT 24  
 PAGE 53 OF 89

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004

1           6. Admit Turlington violated his probation. Deny no  
2 petition to revoke probation was filed, since it was in fact  
3 filed.

4           7. Admit. *aff X 17*

5           8. Admit.

6           9. Deny that any information regarding Turlington's  
7           criminal activities was "relevant and material" to the  
8           Petitioner's case.

9           10. Deny that any information regarding Turlington's  
10           relationship with the VanHousens was "relevant and material" to  
11           the Petitioner's case.

12           11. Admit.

13           12. Admit, except deny that Turlington was one of  
14           those informant-witnesses.

15           13. Deny that the information regarding Turlington  
16           was "relevant and material" to the Petitioner's defense. Deny  
17           that disclosure would have affected the prosecution of the  
18           Petitioner, or resulted in a different outcome.

19           CLAIM II

20           23. See responses to paragraphs 1 - 13.

21           24. Deny that the court ordered the State to  
22           disclose such information to her.

23           26. Deny.

DISTRICT ATTORNEY, STATE OF ALASKA  
310 K STREET, SUITE 520  
ANCHORAGE, ALASKA 99501  
(907) 269-6300

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2005

CLAIM III

17. See responses to paragraphs 1 - 16.

18. Deny (see exhibit one, which was also attached  
as exhibit one to the Petitioner's amended application for  
post-conviction relief).AFFIRMATIVE DEFENSEPetitioner's claims are barred by the one-year  
statute of limitations in AS 12.72.020.Trial counsel for the defendant was aware of the  
existence of William Turlington within 20 days of the  
Petitioner's arrest. (See exhibit one). Most of the exhibits  
the Petitioner relies upon and claims the state should have  
provided were public records, which the Petitioner's trial  
counsel could have easily obtained. The information counsel  
did have (exhibit one and the transcript of the search warrant  
application) could have been used to cross-examine David  
VanHousen. For some reason trial counsel did not chose to  
pursue it.RELIEF SOUGHTWhereupon respondent requests that petitioner's  
amended application for post-conviction relief as to claims I -  
III be denied and dismissed with prejudice.DISTRICT ATTORNEY, STATE OF ALASKA  
310 K STREET, SUITE 520  
ANCHORAGE, ALASKA 99501  
(907) 269-6900EXHIBIT 24  
PAGE 55 OF 89

12/27/00 09:16 FAX

SOA DISTRICT ATTORNEY → OPA

006

Dated this 26<sup>th</sup> day of December, 2000, at Anchorage,  
Alaska.

BRUCE M. BOTELHO  
ATTORNEY GENERAL

By: Mary Anne Henry  
Mary Anne Henry  
Assistant District Attorney  
Bar No. 7610097

This is to certify that a copy of the foregoing is being  
 mailed  caused to be mailed  
 hand delivered  caused to be hand delivered  
 faxed  
to the following attorney parties of record

**DISTRICT ATTORNEY, STATE OF ALASKA**  
310 K STREET, SUITE 520  
ANCHORAGE, ALASKA 99501  
(800) 289-6500

1  
2 IN THE SUPERIOR COURT FOR THE STATE OF ALASKA  
3 THIRD JUDICIAL DISTRICT

C11007-5-0104-11

4 In the Matter of the )  
5 Application for Post )  
6 Conviction Relief of: )  
7 JON WOODARD )  
8 Applicant. )

9  
10 Case No. 3ANS 00-6982 Civ.  
11 3ANS 92-5238 Cr.

12 WITNESS LIST

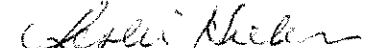
13 VRA CERTIFICATION

14 I certify that this document and its attachments do not contain (1) the name of a victim of a sexual  
15 offense listed in AS 12.61.140 or (2) a residence or business address or telephone number of a victim of  
16 or witness to any offense unless it is an address used to identify the place of the crime or it is an address  
or telephone number in a transcript of a court proceeding and disclosure of the information was ordered  
by the court.

17  
18 COMES NOW JON WOODARD, by and through counsel, hereby  
19 provides the following witness list:

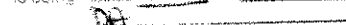
20 1. Jon Woodard, petitioner, Spring Creek Correctional Center  
21 2. John Novak, assistant district attorney, 310 K Street, Anchorage  
22 3. James McComas, attorney, 1227 W. 9th 2nd fl. Anchorage  
23 4. Court clerk, with records from Scott Turlington files, courthouse

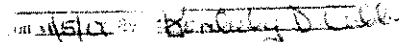
24  
25 Dated this 2<sup>nd</sup> day of November, 2001.

26 

Leslie Hiebert  
Assistant Public Advocate

This is to certify that a copy of the foregoing  
is being mailed to the following:





IN THE ~~DISTRICT~~ SUPERIOR COURT FOR THE STATE OF ALASKA  
AT ANCHORAGE

XWSXX

In the Matter of the Application  
For Post Conviction RELief of:

Jon Woodard

Defendant(s)

CASE NO. 3AN-00-6982CI  
T/W: 3AN-S92-5238CR  
SUBPOENA TO APPEAR & PRODUCETo: John Novak  
Address: 310 K St., Suite 520, Anchorage, AK 99501

You are commanded to appear in court to testify as a witness in the above case at:

Date and Time: January 23, 2002; 8:30 a.m.

Courtroom: 202 at Nesbett Courthouse, 825 W. 4th Ave., Anchorage, Alaska

You are ordered to bring with you all records in the possession of the  
District Attorney's office pertaining to William Turlington.

January 22, 2002

Date

Subpoena issued at request of  
Leslie Hiebert

Attorney for Jon Woodard

Address 900 W 5th Ave #525, Anch., AK

Telephone 907-269-3500

If you have any questions, contact the  
person named above.

## RETURN

I certify that on the date stated below, I served this subpoena on the person to whom it is  
addressed, Tim McCarthy, Office Mgr. who all, in Anchorage,  
Alaska. I left a copy of the subpoena with the person named and also tendered mileage and  
witness fees for one day's court attendance.

1-22-02 4:35 pm

Date and Time of Service

## Service Fees:

Service \$ 0Mileage \$ 0TOTAL \$ 0

If served by other than a peace officer, this return must be notarized.

Subscribed and sworn to or affirmed before me on January 22, 2002.

(SEAL)

EXC. 56

Clerk of Court, Notary Public or other person  
authorized to administer oaths.My commission expires 1/20/02

EXHIBIT 24

PAGE 58 OF 89

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA  
THIRD JUDICIAL DISTRICT AT ANCHORAGE

STATE OF ALASKA,  
Plaintiff,  
vs.  
WILLIAM E. TURLINGTON, (C-2)  
DOB: 09-19-36  
AK ID/OL: 348228  
SSN: 263-52-9213  
COUNTS I, II, III, IV, V  
COURT NO: 3AN-S91-6378 Cr.  
  
JESSICA LEE WADE, (C-2)  
DOB: 07-23-57  
AK ID/OL: 5574231  
SSN: 386-64-7751  
COUNT VI  
COURT NO: 3AN-S91-6383 Cr.  
  
Defendants.

FILED IN THE 17th COURT  
STATE OF ALASKA THIRD DISTRICT  
IN ANCHORAGE

SEP 13 1991  
Clerk of the Trial Courts  
BY DA Deputy

Search Warrants: 3KN-91-107SW  
3AN-91-170SW,✓3AN-91-188SW✓

INDICTMENT

COUNTS I, II, III, IV, V  
MISCONDUCT INVOLVING A CONTROLLED SUBSTANCE  
IN THE THIRD DEGREE  
AS 11.71.030(a)(1)

COUNT VI  
MISCONDUCT INVOLVING A CONTROLLED SUBSTANCE  
IN THE FOURTH DEGREE  
AS 11.71.040(a)(3)(A)

## THE GRAND JURY CHARGES:

**COUNT I**

25                   That on or about the 31st day of July, 1991, at or near  
26 Anchorage, in the Third Judicial District, State of Alaska,  
                  William Edward Turlington did unlawfully and knowingly deliver a

EXC. 57

EXHIBIT 24  
PAGE 59 OF 89

06

DISTRICT ATTORNEY, STATE OF ALASKA  
1031 WEST FOURTH AVENUE, SUITE 500  
ANCHORAGE, ALASKA 99501  
(907) 277-4622

1 schedule IIA controlled substance, to wit: cocaine to Jessica Lee  
2 Wade.

3 All of which is a class B felony offense being contrary  
4 to and in violation of AS 11.71.030(a)(1) and against the peace  
5 and dignity of the State of Alaska.

6 COUNT II

7 That on or about the 23rd day of August, 1991, at or  
8 near Anchorage, in the Third Judicial District, State of Alaska,  
9 William Edward Turlington did unlawfully and knowingly deliver a  
10 schedule IIA controlled substance, to wit: cocaine to Jessica Lee  
11 Wade.

12 All of which is a class B felony offense being contrary  
13 to and in violation of AS 11.71.030(a)(1) and against the peace  
14 and dignity of the State of Alaska.

15 COUNT III

16 That on or about the 5th day of September, 1991, at or  
17 near Anchorage, in the Third Judicial District, State of Alaska,  
18 William Edward Turlington did unlawfully and knowingly deliver a  
19 schedule IIA controlled substance, to wit: cocaine to Jessica Lee  
20 Wade.

21 All of which is a class B felony offense being contrary  
22 to and in violation of AS 11.71.030(a)(1) and against the peace  
23 and dignity of the State of Alaska.

24 COUNT IV

25 That on or about the 5th day of September, 1991, at or  
26 near Anchorage, in the Third Judicial District, State of Alaska,  
William Edward Turlington did unlawfully and knowingly deliver a

EXC. 58

EXHIBIT 24  
PAGE 60 OF 89

1 William Edward Turlington did unlawfully and knowingly deliver a  
2 schedule IIA controlled substance, to wit: cocaine to Jessica Lee  
3 Wade.

4 All of which is a class B felony offense being contrary  
5 to and in violation of AS 11.71.030(a)(1) and against the peace  
6 and dignity of the State of Alaska.

7 COUNT V

8 That on or about the 5th day of September, 1991, at or  
9 near Anchorage, in the Third Judicial District, State of Alaska,  
10 William Edward Turlington did unlawfully and knowingly possess a  
11 schedule IIA controlled substance with intent to manufacture or  
12 deliver that substance, to wit: cocaine.

13 All of which is a class B felony offense being contrary  
14 to and in violation of AS 11.71.030(a)(1) and against the peace  
15 and dignity of the State of Alaska.

16 COUNT VI

17 That on or about the 31st day of July, the 23rd day of  
18 August and the 5th day of September, 1991, at or near Anchorage,  
19 in the Third Judicial District, State of Alaska, Jessica L. Wade  
20 did unlawfully and knowingly possess a schedule IIA controlled  
21 substance, to wit: cocaine.

22 All of which is a class C felony offense being contrary  
23 to and in violation of AS 11.71.040(a)(3)(A) and against the peace  
24 and dignity of the State of Alaska.

25 I, John J. Novak, Assistant District Attorney, state on  
26 oath that this information is based upon my in person conversation

DISTRICT ATTORNEY, STATE OF ALASKA  
101 WEST FOURTH AVENUE, SUITE 120  
ANCHORAGE, ALASKA 99501  
(907) 277-8622

1 with Inv. Dan Vanderweele of the Alaska State Troopers and my  
 2 review of an affidavit utilized in connection with obtaining  
 3 search warrants in this case.

4 On July 31, 1991, Sgt. Crawford of the Alaska State  
 5 Troopers was working in an undercover capacity. At that time, he  
 6 telephoned Jessica Wade at her residence at 6601 Portugal Road,  
 7 Anchorage, Alaska. Surveillance personnel were watching the  
 8 residence at the time of the phone call. Sgt. Crawford and Wade  
 9 agreed during the telephone call that Wade would sell one-half  
 10 ounce of cocaine for \$850. Wade further advised that she would  
 11 have to obtain the cocaine from her "source".

12 Surveillance observed Wade leave the residence in a  
 13 pick-up truck and proceed to 520 West 58th Avenue, Unit C. Upon  
 14 arrival, Wade went into the business. A short time later, Wade  
 15 was observed exiting the business and again getting into the pick-  
 16 up truck. The pick-up truck drove directly to Omega Pizza, the  
 17 location at which Sgt. Crawford and Wade earlier had agreed to  
 18 make the transaction.

19 Upon meeting at Omega Pizza, Wade provided Sgt. Crawford  
 20 with one-half ounce of cocaine in exchange for \$850. The  
 21 substance sold Sgt. Crawford field tested positive for the  
 22 presence of cocaine.

23 On August 23, 1991, Sgt. Crawford telephoned Wade and  
 24 asked if she could sell him two ounces of cocaine. Wade advised  
 25 that she was willing to make the transaction but required  
 26 transportation. Upon further discussion, it was agreed that Sgt.

DISTRICT ATTORNEY, STATE OF ALASKA  
 1001 WEST FOURTH AVENUE, SUITE 520  
 ANCHORAGE, ALASKA 99501  
 (907) 277-3627

1 Crawford would pick Wade up at her residence in order to provide  
 2 her transportation. It further was agreed that the purchase price  
 3 for the two ounces would be \$3200. Sgt. Crawford transported Wade  
 4 to the area of Arctic Boulevard and West 58th Avenue. While in  
 5 transport, Wade advised that her source of cocaine was in one of  
 6 the businesses located on West 58th Avenue and was an older man  
 7 who did not wish to meet anyone new. Surveillance units observed  
 8 Wade walk from the point at which she was dropped off to the back  
 9 door of 520 West 58th Avenue, Unit C. After exiting the business,  
 10 Wade met with Sgt. Crawford and delivered the two ounces of  
 11 cocaine. The white powder substance purchased from Wade field  
 12 tested positive for the presence of cocaine.

13 On September 5, 1991, Sgt. Crawford again called Wade  
 14 with regard to purchasing cocaine. It was agreed that Sgt.  
 15 Crawford would purchase one ounce of cocaine for \$1600. Sgt.  
 16 Crawford picked Wade up at the Carousel Bar. Surveillance  
 17 observed them drive to 520 West 58th Avenue, Unit C. Wade  
 18 delivered the one ounce of cocaine to Sgt. Crawford after coming  
 19 out of the business. At that point, Sgt. Crawford transported  
 20 Wade to the Bureau of Drug Enforcement Office and placed her under  
 21 arrest. The white powder field tested positive for the presence  
 22 of cocaine.

23 At the Bureau of Drug Enforcement Office, Wade agreed to  
 24 cooperate with the authorities in exchange for her to be allowed  
 25 to plead to one class C felony offense. In exchange, Wade agreed,  
 26 among other things, to wear a wire in connection with making

DISTRICT ATTORNEY, STATE OF ALASKA  
 1011 WEST FOURTH AVENUE, SUITE 320  
 ANCHORAGE, ALASKA 99501  
 (907) 277-0822

1 further drug purchases from her source and to testify against her  
 2 source.

3 After obtaining a search warrant for 520 West 58th  
 4 Avenue, Unit C, and a search warrant authorizing recording of  
 5 telephonic and person-to-person conversations, Wade went to 520  
 6 West 58th Avenue, Unit C, to purchase one ounce of cocaine for  
 7 \$1400. While in the business, Wade's conversation with William  
 8 Burlington was recorded. During that conversation, Burlington  
 9 discussed the quality of the cocaine. In addition, the \$1400 in  
 10 pre-recorded buy funds were counted out loud.

11 Immediately after the sale was completed, Alaska State  
 12 Troopers entered the business to execute the search warrant. Inv.  
 13 Bowman was the first officer to see Burlington. At that time,  
 14 Officer Bowman directed Burlington to freeze. A baggie containing  
 15 a white powder substance was observed to be in Burlington's hand.  
 16 Burlington immediately thereafter threw the baggie to the floor.

17 A search of Burlington's person revealed all three  
 18 thousand dollars of the pre-recorded buy funds that were utilized  
 19 to purchase cocaine earlier that day. A search of the business  
 20 additionally turned up scales, a cutting agent (isotol), 22  
 21 individual packets containing one gram of cocaine each, three  
 22 individual packets containing one-eighth ounce cocaine each, one  
 23 individual packet containing one-half ounce of cocaine, and a  
 24 quantity slightly in excess of one-half pound of cocaine. The  
 25 large quantity of white powdery substance field tested positive  
 26 for the presence of cocaine.

DISTRICT ATTORNEY, STATE OF ALASKA  
 101 WEST FOURTH AVENUE, SUITE 300  
 ANCHORAGE, ALASKA 99501  
 (907) 273-6622

BAIL INFORMATION

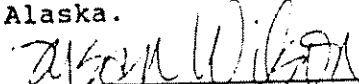
Defendant Turlington has no known criminal convictions.  
Defendant Wade was convicted of driving without a license in 1984.  
DATED this 6th day of September, 1991, at Anchorage,  
Alaska.

CHARLES E. COLE  
ATTORNEY GENERAL

EDWARD E. McNALLY  
DISTRICT ATTORNEY

By:   
John J. Novak  
Assistant District Attorney

SUBSCRIBED AND SWORN to this 6th day of  
September, 1991, at Anchorage, Alaska.

  
Notary Public in and for Alaska  
My commission expires: 12/31/91

JJNsw  
144

DISTRICT ATTORNEY, STATE OF ALASKA  
1001 WEST FOURTH AVENUE, SUITE 520  
ANCHORAGE, ALASKA 99501  
(907) 277-8622

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA

THIRD JUDICIAL DISTRICT AT ANCHORAGE

STATE OF ALASKA,  
Plaintiff,  
vs.  
WILLIAM E. TURLINGTON,  
DOB: 09-19-36  
Defendant.

FILED IN OPEN COURT

Date: 10/17/1992

Court No. 3AN-S91-6378 Cr.

INFORMATION REPLACING INDICTMENT

## CERTIFICATION

/ this document and its attachments do not contain information that is confidential under AS 12.61.110 or the name of a victim of a crime listed in AS 12.61.140.

\_\_\_\_ This document or an attachment contains confidential information that may be placed in a court file under an exception listed in AS 12.61.130(b). This information appears at \_\_\_\_\_. This document and its attachments do not contain the name of a victim of a crime listed in AS 12.61.140.

COUNTS I, II  
MISCONDUCT INVOLVING A CONTROLLED SUBSTANCE  
IN THE THIRD DEGREE  
AS 11.71.030. (a) (1)

## THE DISTRICT ATTORNEY CHARGES:

COUNT I

3           That on or about the 31st day of July, 1991, the 23rd  
4           day of August, 1991, and on two separate occasions on the 5th day  
5           of September, 1991, at or near Anchorage, in the Third Judicial  
6           District, State of Alaska, William E. Tullington did unlawfully  
and knowingly deliver a schedule IIIA controlled substance.

**DISTRICT ATTORNEY, STATE OF ALASKA**  
1021 WEST FOURTH AVENUE, SUITE 520  
ANCHORAGE, ALASKA 99501

EXC. 64

EXHIBIT 24  
PAGE 66 OF 89

1                   All of which is a class B felony offense being contrary  
2 to and in violation of AS 11.71.030(a)(1) and against the peace  
3 and dignity of the State of Alaska.

4                   COUNT II

5                   That on or about the 5th day of September, 1991, at or  
6 near Anchorage, in the Third Judicial District, State of Alaska,  
7 William E. Turlington did unlawfully and knowingly possess a  
8 schedule IIA controlled substance with intent to deliver that  
9 substance.

10                  All of which is a class B felony offense being contrary  
11 to and in violation of AS 11.71.030(a)(1) and against the peace  
12 and dignity of the State of Alaska.

13                  DATED this 12 day of December, 1992, at Anchorage,  
14 Alaska.

15                  CHARLES E. COLE  
16                  ATTORNEY GENERAL

17                  EDWARD E. McNALLY  
18                  DISTRICT ATTORNEY

19                  By:   
20                  John J. Novak  
21                  Assistant District Attorney

22                  JJN:sw  
23                  d8

24                  DISTRICT ATTORNEY, STATE OF ALASKA  
25                  1031 WEST FOURTH AVENUE, SUITE 520  
26                  ANCHORAGE, ALASKA 99501  
                     (907) 277-8622

## RULE 11 AGREEMENT

IN THE SUPERIOR COURT OF THE STATE OF ALASKA  
THIRD JUDICIAL DISTRICT AT ANCHORAGE

STATE OF ALASKA, )  
Plaintiff, )  
vs. )  
WILLIAM TURLINGTON )  
DOB: 09-13-36 )  
ID/OL: 348228 )  
SSN: 263-52-9213 )  
)

Filed in the Third Judicial  
State of Alaska, Third District  
in Anchorage

DEC 17 1992

On the 17th day of December, 1992, the Court of the Third Judicial District of the State of Alaska, in Anchorage, Alaska, found the defendant, WILLIAM TURLINGTON, guilty of the offense(s) charged in the information.

Case No. 3AN-S91-6378 Cr.

ORDER IMPOSING SENTENCE  
AND PROVIDING FOR PROBATION

The defendant has been convicted upon his plea of:

COUNT	DATE OF OFFENSE	OFFENSE	STATUTE VIOLATED
I	7/31/91, 8/23/91, 9/5/91 (two occasions)	MICS Third	AS 11.71.030(a)(1)
II	9/5/91	MICS Third	AS 11.71.030(a)(1)

and the following charges were dismissed:

COUNT	DATE OF OFFENSE	OFFENSE	STATUTE VIOLATED
NONE			

Page 1 of 6  
CR-480 (11-89) (sw)  
ORDER IMPOSING SENTENCE - SUPERIOR COURT

EXHIBIT 24  
PAGE 68 OF 89

EXC. 66

State vs. WILLIAM TURLINGTON, Case No. 3AN-S91-6378 Cr.  
The defendant came before the Court on effective date  
(see page 4) with counsel, John Murtagh, and the District Attorney  
present.

It appearing to the satisfaction of this Court that the ends of justice and the best interests of the public, as well as the defendant, will be served thereby, IT IS ORDERED that defendant is sentenced to four years with four years suspended on each count, to be concurrent, and the defendant is placed on probation to the Department of Corrections under the following conditions:

GENERAL CONDITIONS OF PROBATION

1. Report to the Department of Corrections of the next business day following the date of sentencing; or, if time is to be served immediately after sentencing, then report to the Department of Corrections on the next business day following release from an institution.
2. Secure the prior written permission of a probation officer of the Department of Corrections before changing employment or residence or leaving the region of residence to which assigned.
3. Make a reasonable effort to secure and maintain steady employment. Should you become unemployed, notify a probation officer of the Department of Corrections as soon as possible.
4. Report in person between the first day and the tenth day of each month, or as otherwise directed, to your assigned office of the Department of Corrections. Complete in full a written report when your probation officer is out of the office to insure credit for that visit. You may not report by mail unless you secure prior permission to do so from your probation officer.
5. At no time have under your control a concealed weapon, a firearm, or a switchblade or gravity knife.
6. Do not knowingly associate with a person who is on probation or parole or a person who has a record of a felony conviction unless prior written permission to do so has been granted by a probation officer of the Department of Corrections.

Page 2 of 6  
ORDER IMPOSING SENTENCE - SUPERIOR COURT

EXHIBIT 24  
PAGE 69 OF 89

EXC. 67

State vs. WILLIAM TURLINGTON, Case No. 3AN-S91-6378 Cr.

7. Make a reasonable effort to support your legal dependents.
8. Do not consume intoxicating liquor to excess.
9. Comply with all municipal, state and federal laws.
10. Report all purchases, sales and trades of motor vehicles belonging to you, together with current motor vehicle license numbers for those vehicles, to your probation officer.
11. Submit immediately to a urinalysis and/or blood analysis by a medical doctor or medical laboratory to determine the use of narcotics or other controlled substance when directed to do so by a probation officer of the Department of Corrections.
12. Upon the request of a probation officer, submit to a search of your person, personal property, residence or any vehicle in which you may be found for the presence of contraband.
13. Abide by any special instructions given by the Court or any of its duly authorized officers, including probation officers of the Department of Corrections.

OTHER SPECIAL CONDITIONS OF PROBATION

- (a) Agrees to maintain contact as required by the Adult Probation Office;
- (b) Agrees to complete 85 hours of community work service in the Mountain View neighborhood of Anchorage.
- (c) Agrees to undergo a drug/alcohol assessment and, if recommended, enroll in and successfully complete an out-patient program including after-care recommendations or an in-patient program of up to six months to include following recommendations for aftercare.
- (d) Submit, at any reasonable time, to search of his person, personal property, residence, business, vehicle, or any vehicle under which he has control, for the presence of narcotic, halucenogenic, stimulant, depressant, amphetamine, barbiturate, or other drugs or drug paraphernalia.

Page 3 of 6  
ORDER IMPOSING SENTENCE - SUPERIOR COURT

EXHIBIT 24  
PAGE 70 OF 89

EXC. 68

State v. William Turlington, Case No. 3AN-S91-6378 Cr.

- (e) Submit immediately to a urinalysis and/or blood analysis by a medical doctor or medical laboratory to determine the use of narcotics or other controlled substances when directed to do so by a probation officer or the Department of Corrections.
- (f) Not have at any time on his person, in his residence, or in his car any paraphernalia normally associated with the illicit use or distribution of narcotics. This includes but is not limited to syringes, injecting needles, cooking spoons, hash pipes, cocaine spoons, weighing scales, packaging materials, marijuana growing equipment, or other items used in connection with manufacturing, cultivating, cutting down or packaging drugs.
- (g) Not use, possess, handle, purchase, give, or administer any controlled substance to include marijuana, without a valid prescription.
- (h) Not associate with persons involved in using, manufacturing, growing, or distributing controlled substances.
- (i) Not enter or remain in places where controlled substances are being used, manufactured, grown, or distributed.
- (j) Forfeit to the Alaska State Troopers Bureau of Drug Enforcement all items seized as evidence in this case.
- (k) Pay restitution to the Alaska State Troopers Bureau of Drug Enforcement in the amount of \$2025.00.

State vs. WILLIAM TURLINGTON, Case No. 3AN-S91-6378 Cr.

THE PROBATION HEREBY ORDERED EXPIRES 48 months from date  
judgment is signed (see below)

Any appearance bond in this case is:

() exonerated    () exonerated when defendant reports to the  
jail to serve the term of imprisonment () \_\_\_\_\_

1/14/1992  
EFFECTIVE DATE

Rene J. Gonzalez  
JUDGE

Rene J. Gonzalez  
The Honorable Rene Gonzalez

NOTICE TO DEFENDANT

You are advised that according to the law, the Court may at any time revoke your probation for cause or modify the terms or conditions of your probation. You are subject to arrest by a probation officer with or without a warrant if the officer has cause to believe that you have violated a condition of your probation. You are further advised that it is your responsibility to make your probation officer aware of your adherence to all conditions of probation set forth above.

Page 5 of 6  
ORDER IMPOSING SENTENCE - SUPERIOR COURT

EXHIBIT 24  
PAGE 72 OF 89

EXC. 70

State vs. WILLIAM TURLINGTON, Case No. 3AN-S91-6378 Cr.

DEFENDANT'S ACKNOWLEDGEMENT

I have read or have had read to me the foregoing conditions of my probation and I fully understand them and will abide by them.

I do hereby waive extradition to Alaska from any state of the United States and agree I will not contest efforts to return me to the State of Alaska.

12/17/92

DATE

William Turlington  
DEFENDANT (signature)  
John M. Murphy  
ATTORNEY FOR DEFENDANT

I certify that on 12-18-92  
a copy of this judgment  
was sent to:

<input checked="" type="checkbox"/> DA	<input checked="" type="checkbox"/> JAIL
<input checked="" type="checkbox"/> DEF. ATTY.	<input checked="" type="checkbox"/> SEC
<u>W. Turlington</u>	<input checked="" type="checkbox"/> DATA
	<input checked="" type="checkbox"/> TERM.
SEC./CLERK: <u>    </u>	<u>    </u>

I certify that on \_\_\_\_\_  
a copy of this judgment  
was sent to:

<input checked="" type="checkbox"/> PROBATION OFFICER
<input checked="" type="checkbox"/> DPS-JUNEAU
<input checked="" type="checkbox"/> DPS-FINGERPRINT SECTION
<input checked="" type="checkbox"/> DEFENDANT, THROUGH

TICKLER PROGRAM

CLERK:

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA  
AT ANCHORAGE

Filed in the Trial Court  
State of Alaska, Third District

DEC 01 1994

By Clerk of the Trial Court  
J. Sciamante  
Deputy

STATE OF ALASKA )  
Plaintiff )  
TURLINGTON, William )  
Defendant )  
CASE NO. 3ANS91-6378CR  
CERTIFICATE OF COMPLIANCE  
WITH VICTIMS' RIGHTS ACT OF  
1991

Attached is the following document: PETITION TO REVOKE PROBATION

CERTIFICATION

I certify that this document and its attachments do not contain (1) the name of a victim of a sexual offense listed in AS 12.61.140 or (2) a residence or business address or telephone number of a victim or witness to any crime unless it is an address used to identify the place of the crime or it is an address or telephone number in a transcript of a court proceeding and disclosure of the information was ordered by the court.

11/24/94

\_\_\_\_\_  
Signature of Party or Counsel

\_\_\_\_\_  
J. Sciamante

Type or Print Name

Crim. R.44(f) & Adm. Bull. 53  
AS 12.61.110, AS 12.61.130

CR-101 (9/94)(cs)(8 1/2 x 5 1/2)  
CERTIFICATE/VICTIMS' RIGHTS ACT  
DOC Rev. 10-31-94

EXHIBIT 24  
PAGE 74 OF 89

EXC. 72

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA

THIRD JUDICIAL DISTRICT

STATE OF ALASKA )

Plaintiff, )

vs. )

WILLIAM TURLINGTON )

Defendant. )

SEP 27 1995

6-1-C15

Case No. 3AN-S91-6378CR

ORDER

This matter came before the Court this date upon the filing of a Petition to Revoke Probation on December 1, 1994. Plaintiff was present through Philip Moberly, Assistant District Attorney. Defendant was present and represented by Michael Dieni, Assistant Public Defender. The Court having considered the testimony and evidence presented by the parties and having found defendant in violation of certain terms and conditions of probation

IT IS HEREBY ORDERED that the terms and conditions of probation set forth in the Order Imposing Sentence and Providing for Probation dated December 17, 1992 remain in full force and effect with an additional one (1) year of probation imposed.

DONE this 17th day of October, 1995, at Anchorage, Alaska.

E. Andrews  
Elaine M. Andrews  
Superior Court Judge

I certify that on:

10/19/95  
a copy of the above was  
mailed to each of the  
following at their  
addresses of record.

C. M. Moberly  
Secretary/Clerk  
Moberly/Dieni

I certify that on 10/20/95  
a copy of the above was mailed  
and delivered to each of the  
attorneys and/or individuals at  
their address of record.

1-DATA  
clg 1-DCI-1-DPSW/Duly 1-C1PT

Screen For VRA

IN THE DISTRICT/SUPERIOR COURT FOR THE STATE OF ALASKA  
AT ANCHORAGE

(X) STATE OF ALASKA

( )

Plaintiff,

vs. WILLIAM TURLINGTON

DOB: 09-19-36

Defendant.

CASE NO. 3AN-S91-6378 CRORDER OF DISCHARGE AFTER  
SUSPENDED IMPOSITION OF SENTENCEATN NONEOffense I: MICS 3RD, II: MICS 3RD  
I:AS 11.71.030(a)(1), II: AS 11.71.030(a)(1)Date of Offense 7-31-91, 8-23-91, 9-5-91DISCHARGE ORDER

The court previously entered a judgment of conviction in this case and placed the defendant on probation, suspending imposition of sentence. The period of probation has expired without the court imposing sentence and defendant is entitled to be discharged under the provisions of AS 12.55.085(d) and Criminal Rule 35.2.

IT IS ORDERED that the case is closed and the defendant is discharged by the court without imposition of sentence.

ORDER RE SET-ASIDE

IT IS FURTHER ORDERED that:

Judgment of conviction is hereby set aside, and that a copy of this Order shall serve as defendant's certificate pursuant to AS 12.55.085(e).

Judgment of conviction is not set aside because \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

1-20-98  
Date
  
Judge
ELAINE M. ANDREWS  
Type or Print Judge's Name

I certify that on 1-22-98  
a copy of this order was sent  
to: DA/PPD/DPS/DOProb

Clerk: SNCR-505 (12/91) (st.4)  
ORDER OF DISCHARGE AFTER  
SUSPENDED IMPOSITION OF SENTENCEEXHIBIT 24  
PAGE 76 OF 89

EXC. 74

Criminal Rule 35.2  
AS 12.55.085

MUNICIPALITY OF ANCHORAGE, PLAINTIFF  
1100 JUDICIAL DISTRICT OF ALASKA  
IN THE DISTRICT COURT OF ANCHORAGE By No 50013872

The undersigned certifies that he has reasonable grounds to believe the defendant named below committed the offense described herein.

On 13<sup>th</sup> day of June 73 at 1819 AK/PM

DEFENDANT Turlington William E.  
MAIL ADDRESS 321 W 9<sup>th</sup> St H C MIDDLE  
RES ADDRESS Same

ANCH. AK HOME PH# 321-4804  
CITY C-19-36 STATE AK SSN 263-52-2213  
DOB 1/16/34 RACE W SEX M Ht 74 Wt 187

UNIVERSAL CLASS 1A NUMBER  STATE   
VEHICLE LICENSE  EXPIRES

VEHICLE 1/13/73 MODEL  COLOR

EMPLOYER SELF WORK PH# 531-4804

LOCATION OF OFFENSE CATTS 4100 W Diamond

Did unlawfully commit  
the following offense 8.05.5501

Municipal Ordinance  State Statute / Regulation

Turlington Did willfully and unlawfully remove Concessions merchandise, value \$16.34 from where it was being kept for purpose of sale.

ct. date 07-13-73  
0900 AM

POINTS 0 FINE/BAIL 0

CORRECTABLE Appear at Anchorage Police Department 4501 S. Bragaw, within 7 days

CORRECTABLE/HHS Appear at 825 L St., MUNICIPAL Environmental Service Division within 7 days CALL FIRST.

OPTIONAL COURT May pay fine or appear in court within 5 Working days READ REVERSE SIDE.

MANDATORY COURT INFRACTION Must appear at 941 W. 4th Ave., Traffic Court ROOM 1000 NO. WITHIN 5 WORKING DAYS.

MANDATORY COURT CRIMINAL Must appear at 941 W. 4th Ave., COURT ROOM 7.  
ON 07-13-73 1973 AT 9:00 AM

I CERTIFY UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE

Officer Signature 787 DSN 06-13-73  
DATE

SIGNATURE 11/16/73 PERSONALLY SERVED

EXHIBIT 24  
PAGE 77 OF 89

Screen for VRA

## JUDGMENT

DISTRICT COURT  
FOR THE STATE OF ALASKA  
AT ANCHORAGESTATE OF ALASKA  MUNICIPALITY OF ANCHORAGEvs.  
DEFENDANT WILLIAM E. TURLINGTON

See CR-462A for statistical information

CASE NUMBER 3AN-M 93-4675

CR

CHANGE

 GUILTYTO:  Original Charge.

OF

PLEA DATE

 NOLO CONTENDERE Amended ChargeTRIAL  Jury  Non-jury No. Days FINDINGS  Court  Not GuiltyDate Judge  Jury  Guilty

COUNT

SUSPENDED IMPOSITION OF SENTENCE FOR 6 months

CONDITIONS:

No criminal violations for 6 months

Pay \$ 100 to the court, due 9/1/93

Other stay out cars at demand for 6 months

COUNT

FINE

SENTENCE

DATE

BAIL

FINE \$

SUSPENDED \$

DUE

TO FINE \$

JAIL hours/days

SUSPENDED hours/days

 Report to jail report officer within \_\_\_\_\_ days.

## CONDITIONS OF PROBATION:

 No criminal violations for \_\_\_\_\_ No jailable traffic violations for \_\_\_\_\_DEFENDANT IS ORDERED TO COMPLY WITH THE FOLLOWING ADDITIONAL CONDITIONS  
OF PROBATION, ENFORCEABLE FOR FIVE (5) YEARS:

## REPORT

 Complete Male Awareness Program. Today Perform \_\_\_\_\_ hours/days Community Work Service within \_\_\_\_\_ days. Today Complete treatment recommended by Alcohol Screening Today which may include residential treatment up to \_\_\_\_\_ days and any required after care  
in addition to any jail time ordered.

If defendant or prosecutor objects to the treatment recommendation, the court will decide the specific treatment program at a subsequent hearing.

 Make restitution \_\_\_\_\_ Other \_\_\_\_\_DRIVER'S  
LICENSE  REVOKED  SUSPENDED for \_\_\_\_\_ days/years  CONCURRENT WITH ADMINISTRATIVE ACTION  
ACTION  Limited conditions: \_\_\_\_\_EXHIBIT 24  
PAGE 78 OF 89

EXC. 76

8/13/93  
DateJOSEPH O'CONNELL  
J. O'CONNELL  
Typed Name of Judge/Magistrate

Signature of Judge/Magistrate

Screen For VRA

IN THE DISTRICT/STATE COURT FOR THE STATE OF ALASKA  
AT ANCHORAGE

( ) STATE OF ALASKA )

(xx) MOA )

Plaintiff, )

vs. )

WILLIAM E. TURLINGTON )

Defendant. )

DOR: 9-19-96 )CASE NO. 3ANM93-4675 CRORDER OF DISCHARGE AFTER  
SUSPENDED IMPOSITION OF SENTENCEATN 100155468Offense REMOVAL OF MERCHANDISEDate of Offense 6-13-93DISCHARGE ORDER

The court previously entered a judgment of conviction in this case and placed the defendant on probation, suspending imposition of sentence. The period of probation has expired without the court imposing sentence and defendant is entitled to be discharged under the provisions of AS 12.55.085(d) and Criminal Rule 35.2.

IT IS ORDERED that the case is closed and the defendant is discharged by the court without imposition of sentence.

ORDER RE SET-ASIDE

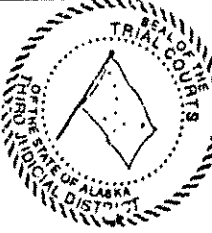
IT IS FURTHER ORDERED that:

Judgment of conviction is hereby set aside, and that a copy of this Order shall serve as defendant's certificate pursuant to AS 12.55.085(e).

Judgment of conviction is not set aside because \_\_\_\_\_

3/23/94

Date

PHIL RHOADES

Judge

STEPHANIE R. RHOADES

Type or Print Judge's Name

I certify that on 3/24/94  
a copy of this order was sent  
to:

MA/ReffClerk: MA/Reff

CR-505 (12/91) (st.4)  
ORDER OF DISCHARGE AFTER  
SUSPENDED IMPOSITION OF SENTENCE

EXHIBIT 24  
PAGE 79 OF 89

EXC. 77

Criminal Rule 35.2  
AS 12.55.085

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA  
THIRD JUDICIAL DISTRICT AT ANCHORAGE

STATE OF ALASKA,

Plaintiff

**Filed In the Trial Courts  
State of Alaska Third District**

vs.

WILLIAM E. TURLINGTON,  
DOB: 09-19-36  
AK ID/OL: 0348228  
SSN NO: 263-52-9213  
ATN NO: 100 737 801

**Defendant.**

DEC 9 1994

Case No. 3AN-S94-8516 Cr.

INDICTMENT

VRA CERTIFICATION

I certify that this document and its attachments do not contain (1) the name of a victim of a sexual offense listed in AS 12.61.140 or (2) a residence or business address or telephone number of a victim of or witness to any offense unless it is an address used to identify the place of the crime or it is an address or telephone number in a transcript of a court proceeding and disclosure of the information was ordered by the court.

COUNTS I, II  
INVOLVING A CONTROLLED SUBSTANCE  
IN THE THIRD DEGREE  
AS 11.71.030(a)(1)

THE GRAND JURY CHARGES:

**COUNT I**

That on or about the 14th day of July, 1994, at or near Anchorage, in the Third Judicial District, State of Alaska, William E. Turlington did unlawfully and knowingly deliver a schedule IIA controlled substance.

**DISTRICT ATTORNEY, STATE OF ALASKA**  
310 K STREET, SUITE 520  
ANCHORAGE, ALASKA 99501  
(907) 269-6300

EXC 78

## EXHIBIT 24

PAGE 80 OF 89

1 All of which is a class B felony offense being contrary  
2 to and in violation of AS 11.71.030(a)(1) and against the peace  
3 and dignity of the State of Alaska.

4 COUNT II

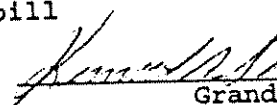
5 That on or about the 2nd day of August, 1994, at or near  
6 Anchorage, in the Third Judicial District, State of Alaska,  
7 William E. Turlington did unlawfully and knowingly deliver a  
8 schedule IIA controlled substance.

9 All of which is a class B felony offense being contrary  
10 to and in violation of AS 11.71.030(a)(1) and against the peace  
11 and dignity of the State of Alaska.

12 DATED this 7 day of December, 1994, at Anchorage,  
13 Alaska.

14  a true bill

15   
16 John J. Novak  
17 Assistant District Attorney

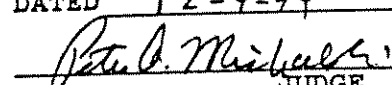
 Grand Jury Foreperson

18 WITNESSES EXAMINED BEFORE THE GRAND JURY:

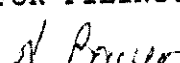
19 David Cooper

20 BAIL SET AT: \$50,000 CASH ONLY +  
21 TPC + cond.

22 DATED 12-9-94

23   
24 JUDGE

25 ACCEPTED FOR FILING: 12/12/94

26   
27 DEPUTY CLERK

DISTRICT ATTORNEY, STATE OF ALASKA  
310 K STREET, SUITE 520  
ANCHORAGE, ALASKA 99501  
(907) 269-6300

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA

THIRD JUDICIAL DISTRICT AT ANCHORAGE

STATE OF ALASKA,

Plaintiff,

vs.

WILLIAM E. TURLINGTON,  
DOB: 09-19-36  
ATN NO: 100 737 801

Defendant.

FILED IN OPEN COURT  
Date: 4-11-95 fbo

Court No. 3AN-S94-8516 Cr.

**INFORMATION REPLACING INDICTMENT**

VRA CERTIFICATION

I certify that this document and its attachments do not contain (1) the name of a victim of a sexual offense listed in AS 12.61.140 or (2) a residence or business address or telephone number of a victim of or witness to any offense unless it is an address used to identify the place of the crime or it is an address or telephone number in a transcript of a court proceeding and disclosure of the information was ordered by the court.

COUNTS I and II  
ATTEMPTED MISCONDUCT INVOLVING A CONTROLLED SUBSTANCE  
IN THE THIRD DEGREE  
AS 11.71.030(a)(1); AS 11.31.100

THE DISTRICT ATTORNEY CHARGES:

**COUNT I**

That on or about the 14th day of July, 1994, at or near Anchorage, in the Third Judicial District, State of Alaska, William E. Turlington did unlawfully and knowingly attempt to deliver a schedule IIA controlled substance.

**DISTRICT ATTORNEY, STATE OF ALASKA**  
310 K STREET, SUITE 520  
ANCHORAGE, ALASKA 99501  
(907) 269-6500

EXC. 80  
**XHIBIT 24**  
GE 82 OF 89

1                   All of which is a class C felony offense being contrary  
2 to and in violation of AS 11.71.030(a)(1); AS 11.31.100 and  
3 against the peace and dignity of the State of Alaska.

4                   COUNT II

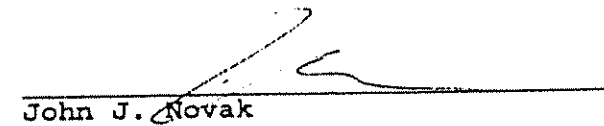
5                   That on or about the 2nd day of August, 1994, at or near  
6 Anchorage, in the Third Judicial District, State of Alaska,  
7 William E. Turlington did unlawfully and knowingly attempt to  
8 deliver a schedule IIA controlled substance.

9                   All of which is a class C felony offense being contrary  
10 to and in violation of AS 11.71.030(a)(1); AS 11.31.100 and  
11 against the peace and dignity of the State of Alaska.

12                  DATED this 11th day of April, 1995, at Anchorage,  
13 Alaska.

14                  BRUCE M. BOTELHO  
15                  ATTORNEY GENERAL

16                  KENNETH J. GOLDMAN  
17                  DISTRICT ATTORNEY

18                  By:   
19                  John J. Novak  
20                  Assistant District Attorney

21                  JJN:sw

22                  DISTRICT ATTORNEY, STATE OF ALASKA  
23                  310 K STREET, SUITE 520  
24                  ANCHORAGE, ALASKA 99501  
25                  (907) 269-6300

Screen For VRA

## IN THE SUPERIOR COURT FOR THE STATE OF ALASKA

AT Anchorage

Filed in the 1st Ctr.  
State of Alaska, 10/12/1995

STATE OF ALASKA

Plaintiff,

vs.

WILLIAM E. TURLINGTON

Defendant.

DOB: 9/19/36

ID No. ATN 100 737 801

SEP 27 1995

Clerk CK DeputyCASE NO. 3AN-S94-8516 CRJUDGMENT AND ORDER OF  
COMMITMENT/PROBATION

Defendant has been convicted upon his plea of no contest and the court's finding of guilty of

<u>Count</u>	<u>Date of Offense</u>	<u>Offense</u>	<u>Statute Violated</u>
I & II	7/14/94	Alt. Misconduct Involving a Controlled Substance in the Third Degree	11.71.030(a)(1) 11.31.100

and the following charges were dismissed:

<u>Count</u>	<u>Date of Offense</u>	<u>Offense</u>
--------------	------------------------	----------------

EXHIBIT 24  
PAGE 84 OF 89

EXC. 82

AS 12.55.090-110  
Crim. R. 32  
App. R. 215

State vs. William E. Turlington

Case No. 3AN-S94-8516 CR

Defendant came before the court on September 27, 1995 with counsel, Michael Dieni, and the District Attorney present.

IT IS ORDERED that the defendant is hereby committed to the care and custody of the Commissioner of the Department of Corrections for the following period(s):

Counts I & II: Three (3) years with two (2) years suspended. One (1) year to serve on both counts together.

Six (6) years probation.

The sentence is:

- all or partially presumptive. The defendant is ineligible for parole, except as provided in AS 33.16.090(b) and (c).
- non-presumptive. The defendant is eligible for parole.

IT IS ORDERED that the defendant is fined \$\_\_ with \$\_\_ suspended. The unsuspended \$\_\_ is to be paid\_\_.

IT IS FURTHER ORDERED that Judgment for Restitution is entered in the amount of \$450.00. Execution of judgment is stayed as long as defendant is in compliance with the specific conditions of probation set forth concerning restitution.

EXHIBIT 24  
PAGE 85 OF 89

EXC. 83

State vs. William E. Turlington

Case No. 3AN-S94-8516 CR

IT IS ORDERED that, after serving any term of incarceration imposed, the defendant is placed on probation under the following conditions:

GENERAL CONDITIONS OF PROBATION

1. Report to the Department of Corrections Probation Office on the next business day following the date of sentencing, or, if time is to be served prior to probation, report to the Department of Corrections Probation Office on the next business day following release from an institution.
2. Secure the prior written permission of a probation officer of the Department of Corrections before changing employment or residence or leaving the region of residence to which assigned.
3. Make a reasonable effort to secure and maintain steady employment. Should you become unemployed, notify a probation officer of the Department of Corrections as soon as possible.
4. Report in person between the first day and the tenth day of each month, or as otherwise directed, to your assigned officer of the Department of Corrections. Complete in full a written report when your probation officer is out of the office to insure credit for that visit. You may not report by mail unless you secure prior permission to do so from your probation officer.
5. At no time have under your control a concealed weapon, a firearm, or a switchblade or gravity knife.
6. Do not knowingly associate with a person who is on probation or parole or a person who has a record of a felony conviction unless prior written permission to do so has been granted by a probation officer of the Department of Corrections.
7. Make a reasonable effort to support your legal dependents.
8. Do not consume intoxicating liquor to excess.
9. Comply with all municipal, state and federal laws.
10. Report all purchases, sales and trades of motor vehicles belonging to you, together with current motor vehicle license numbers for those vehicles, to your probation officer.
11. Upon the request of a probation officer, submit to a search of your person, personal property, residence or any vehicle in which you may be found for the presence of contraband.
12. Abide by any special instructions given by the court or any of its duly authorized officers, including probation officers of the Department of Corrections.

EXHIBIT 24  
PAGE 86 OF 89

EXC. 84

AS 12.55.090-110  
Crim. R. 32  
App. R. 215

State vs. William E. Turlington

Case No. 3AN-S94-8516 CR

**SPECIAL CONDITIONS OF PROBATION**

- X Defendant is ordered to pay restitution in the amount of \$450.00, payable through the Clerk of Court as follows: twenty percent (20%) of defendant's net wages are to be paid on a weekly basis.
- X Apply for Permanent Fund Dividend, if eligible, for benefit during the years under the custody and supervision of the Department of Corrections; forfeit the proceeds for application toward restitution. The Department of Revenue is hereby ordered to deliver the Permanent Fund Dividend check(s) to the Clerk of Court for this purpose.
- X The defendant shall totally abstain from the use of alcohol.
- X The defendant shall not frequent places where alcohol is the main item for sale.
- X The defendant shall not use or possess any controlled substance, to include marijuana, without a valid prescription; and submit to testing for the use of controlled substances when required by the Probation/Parole Officer.
- X The defendant shall not associate with known narcotic users or sellers, to be found in places where drug use and sales are known to occur.
- X The defendant shall obtain and maintain verifiable full-time employment unless engaged full time in an educational or treatment program approved by the Probation/Parole Officer with proof of participation to be provided to the supervising Probation Officer. Provide proof of income when requested by the Probation/Parole Officer.
- X The defendant shall submit, at any reasonable time, to search of his person, personal property, residence, vehicle or any vehicle under which he has control, for the presence of narcotic, hallucinogenic, stimulant, depressant, and amphetamine, barbiturate or other drugs or drug paraphernalia.
- X The defendant shall undergo a drug/alcohol assessment and, if recommended, enroll in and successfully complete an outpatient program, including aftercare recommendations, or an inpatient program of up to three months to include following recommendations for aftercare.
- X Court to be notified in writing of probation violations whether or not Petition to Revoke Probation is issued.

**EXHIBIT 24**  
PAGE 87 OF 89

EXC. 85

State vs. William E. TurlingtonCase No. 3AN-S94-8516 CR

THE PROBATION HEREBY ORDERED EXPIRES Six (6) years from the date of release from incarceration.

Any appearance bond in this case is:

exonerated.  
 exonerated when defendant reports to the jail to serve the sentence.  
 Other: \_\_\_\_\_

September 27, 1995

Effective Date



Judge

Elaine M. Andrews  
 Type Judge's Name

#### NOTICE TO DEFENDANT

You are advised that according to the law, the court may at any time revoke your probation for cause or modify the terms or conditions of your probation. You are subject to arrest by a probation officer with or without a warrant if the officer has cause to believe that you have violated a condition of your probation. You are further advised that it is your responsibility to make your probation officer aware of your adherence to all conditions of probation set forth above.

If you are ordered to serve 45 days or more in jail, you may appeal the sentence on the ground that it is excessive.



I certify that on 10/19/95  
 a copy of this judgment was sent to:

DA  
 Defense Atty. Dini  
 DOC

Sec./Clerk: C. M. Threay

I certify that on 10/20/95  
 a copy of this judgment was sent to:

<input checked="" type="checkbox"/> Jait	<input type="checkbox"/> Probation Officer
<input checked="" type="checkbox"/> DOC	<input type="checkbox"/> DPS-Juneau
<input checked="" type="checkbox"/> Data	<input checked="" type="checkbox"/> DPS-Fingerprint Sect.
<input type="checkbox"/> Term.	<input type="checkbox"/> Defendant, _____
<input type="checkbox"/> Off. Loc.	<input type="checkbox"/> through _____
<input type="checkbox"/> Exhibit Clerk	

Clerk: Cb

EXHIBIT 24  
 PAGE 88 OF 89

EXC. 86

AS 12.55.090-110  
 Crim. R. 32  
 App. R. 215

No VRA Screening Necessary

## FINGERPRINT VERIFICATION ATTACHMENT TO JUDGMENT

CASE NO. 3AN-594-8516 CR District Court  Superior Court at Anchorage, Alaska

Plaintiff: STATE OF ALASKA

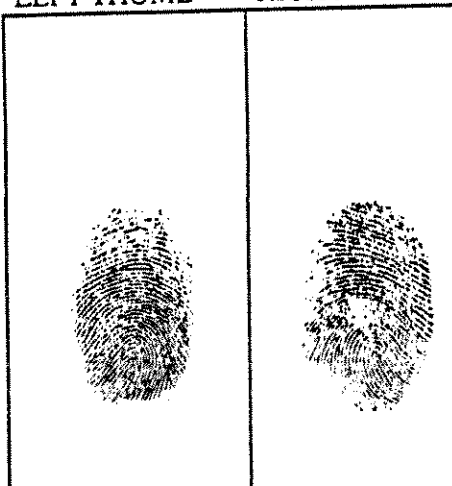
Defendant: William E. Burlington

Send original along with a copy of the judgment to:

Department of Public Safety  
 Alaska Automated Fingerprint Identification Section  
 5700 E. Tudor Road  
 Anchorage, AK 99507

Keep copy in court file.

LEFT THUMB RIGHT THUMB



William E. Burlington  
 Defendant's Signature

232 S Baum St  
 Mailing Address

EXCIT SLK  
 City State ZIP

Phil Mohan Date  
 Witness  
 (Signature and Title) EXC. 87

ADAEXHIBIT 24  
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